

Form 46G

Return of Third Party Information for the year 2007

**Tax Reference Number**

Remember to quote this number in all correspondence or when calling at your Revenue office

GCD

TAIN

TAX YEAR 2007

Return Address

Use any envelope and write "Freeport" above the address

NO STAMP REQUIRED

Read the explanatory notes on page 4 before completing this form.

You can submit the return electronically if you wish - see explanatory notes on page 4.

This Return Form may be used by traders and other persons carrying on a business or activity, (including Government Departments and Statutory Bodies)

A separate Return Form 46G (Company) should be used by Companies

NOTICE

In accordance with the requirements of Sections 889 and 894 Taxes Consolidation Act 1997 this return should be completed and returned to the above address on or before 31 October 2008.

If you prepare your accounts to a date other than 31 December the return may be made by reference to the date in the year of assessment to which the accounts are prepared.

If you did not make any payments in the year 2007, enter "NONE" here, complete the declaration below and return the form to the above address.

Are the figures enclosed VAT inclusive? (Tick appropriate box) YES NO

If there is not enough space on this form you may photocopy pages 2 & 3 of this form. These pages should be attached to this form. (Please remember to enter the Tax Reference Number on these pages.)

For enquiries regarding the completion of this form contact your local Revenue office - see Return Address above

YOU MUST SIGN THIS DECLARATION

I DECLARE that, to the best of my knowledge and belief, all the particulars given on this form are correctly stated.

Signature Date

I can be contacted by telephone during normal business hours at:

Agents Details:
Tax Adviser's Identification Number (TAIN)

Client's Ref.

NOTES

Payments to be returned on Form 46G include:

- ◆ payments made in the course of the trade, business or activity, for services rendered in connection with the trade, business or activity, including payments for services provided in connection with the formation, acquisition, development and disposal of the trade, business or activity (including such payments made on behalf of others),
- ◆ particulars must be returned of other valuable consideration, i.e. where the payment for the services provided is given in a form other than money,
- ◆ payments for copyright.

The amount of the payment for services shown should normally be exclusive of VAT. However, payments may be returned inclusive of VAT by traders, etc. whose records are maintained on a basis that would make it difficult to make the return on a VAT exclusive basis. Persons not registered for VAT may make returns inclusive or exclusive of VAT.

Indicate on the front page whether the figures enclosed are VAT inclusive. In the case of each transaction returned on pages 2 and 3 indicate if VAT was charged. This return form may be completed on an accruals basis (as opposed to a strict payment basis) provided that this basis is then consistently applied.

Payments which may be excluded are those:

- ◆ made to any person* where the total amount for the year 2007 did not exceed €6,000,
- ◆ from which Income Tax has been deducted (e.g., PAYE, Withholding Tax),
- ◆ in which the value of goods provided as part of the service exceeds two-thirds of the total charge,
- ◆ made to Government Departments, Health Boards, VEC's, Local Authorities and Semi-State Bodies (such as ESB, Bord Gáis, An Post, etc.),
- ◆ made to Non-Residents,
- ◆ made by a Principal Contractor, registered for Relevant Contracts Tax, where the payments are returned on Form RCT35.

*Person includes individual, company and any unincorporated body of persons.

Further information is available in **Leaflet IT 16**, which is available on Revenue's website www.revenue.ie, from Revenue's Forms and Leaflets Service by phoning LoCall 1890 306 706 or 353 1 67 44 050 or from any Revenue office.

LoCall Rates - Please note that the rates charged for the use of 1890 (LoCall) numbers may vary among different services providers.

The following Third Party Returns must also be made automatically.

These can be made in electronic format - see below

- Form 8B-A** Third Party Return by Financial Institutions paying or crediting interest to Irish residents without deduction of tax.
- Form 8B-B** Third Party Return by intermediaries who act in connection with the opening of foreign accounts with deposit holders.
- Form 8-D** Third Party Return by persons who act as intermediaries in relation to material interests in offshore products.
- Form 8-E** Third Party Return by any Relevant Deposit Takers in relation to Special Term Accounts.
- Form 8-G** Third Party Return by Credit Unions in respect of Special Term Share Accounts.
- Form 8-2** Third Party Return by persons in receipt of income of others.
- Form 8-3** Third Party Return by any person who, as an agent, manages premises or is in receipt of rents or other payments arising from premises.
- Form 8-4** Third Party Return by any Authority/Body which makes any payment in the nature or for the purpose of rent subsidy in relation to any premises.
- Form 21R** Third Party Return by persons who are nominee holders of securities.
- Form 46G (Company)** Third Party Return by any company making payments to any person for services provided including fees, commissions and payments for copyright.

Electronic Filing/Specifications

Third Party Returns - A guide to the submission of returns in electronic form, provides the technical specifications for the submission of returns in electronic format. These guidelines are available on the Revenue website, www.revenue.ie

Audit

- ◆ This return may be subjected to an Audit by Revenue.
- ◆ The law provides that Revenue may make enquiries or take such actions as are considered necessary to verify the accuracy of a return.

Penalties

The law provides for penalties for -

- ◆ Failure to make a return
OR
- ◆ The making of a false return
OR
- ◆ Helping to make a false return.

**These include -
PENALTIES from €125
FINES up to €126,970
and/or
IMPRISONMENT**